

DOCKET NO. 3:04-cr-267-FDW

Defendant.

Defendant now contends that the analysis should have been under subsection (2). According to

Defendant, the applicable impediment here was the ineffectiveness of his court-appointed counsel, Bruce Park, and that this impediment was not removed until Mr. Park's death on December 22, 2007. Using this date, Defendant's Motion, which was arguably filed first on August 29, 2008, was timely.

Defendant cites Green v. Johnson, 515 F.3d 290 (4th Cir. 2008), in support of his argument that an allegedly ineffective court-appointed attorney can act as an impediment under 28 U.S.C. § (f)(2). Green is perhaps not as clear as Defendant would wish in that it mentions allegedly ineffective counsel only as a "purported impediment" and ruled that the defendant's § 2255 motion was untimely under any proposed date. Id. at 305. However, given the Fourth Circuit's treatment of the argument as at least colorable, the Court feels that it must address this argument in more detail. Unfortunately, detail on this issue is almost entirely lacking from Defendant's Motion.

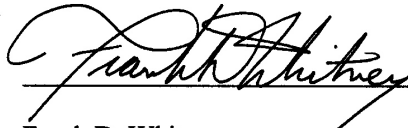
The Court therefore ORDERS the following:

- Defendant's Motion for Certificate of Appealability is DENIED because the critical timeliness issue is raised there for the first time.
- The Court will, however, allow Defendant to file a limited motion for reconsideration on the timeliness issue alone. In this motion, Defendant shall address the following concern of the Court: Mr. Park's representation of Defendant was officially terminated on April 25, 2007, the date of Defendant's judgment. How, then, did Mr. Park impede Defendant from filing a motion under § 2255 up to and until Mr. Park's death on December 22, 2007? Defendant's motion shall include a sworn affidavit detailing the specific way(s) in which Mr. Park so impeded him between the period of April 25, 2007, and December 22, 2007.

- The Government shall respond to Defendant's motion for reconsideration, assuming one is filed, addressing the impediment issue mentioned by the Fourth Circuit in Green v. Johnson and argued by Defendant.

IT IS SO ORDERED.

Signed: July 28, 2009


Frank D. Whitney
United States District Judge

